

Remarks

In view of the above amendments to the specification and the claims, the Applicant respectfully request the Examiner to reconsider the currently pending rejections under 35 U.S.C. §102(b) as well as 35 U.S.C. §103. After entry of this amendment, claims 1 through 24 will remain pending.

The Section 102(b) Rejections

The Examiner has rejected claims 1 through 4 and 6 through 9 under 35 U.S.C. §102(b) as allegedly anticipated by U.S. Pat No 5,886,797 (the Shimura reference). The Examiner has pointed out that every element of the above claims has been anticipated by the disclosures of the Shimura reference. In response to the above rejection basis, the Applicant has amended the independent claims in the following manner.

Newly amended independent claims 1 and 6 now explicitly each recite "extracting a first high frequency portion in a first direction" as well as "a second high frequency portion in a second direction. . . ." Newly amended independent claims 1 and 6 further explicitly each recite "generating selected data from the first frequency portion and the second frequency portion . . . the first direction being perpendicular to the second direction." Lastly, "correction coefficient" is determined "based upon a sign and a value of the reference pixel in the data" The above explicit recitations of new patentable features include the extraction of the perpendicular first and second high frequency portions from which the selected data is outputted. The selected data is then corrected based upon "the correction coefficient."

In contrast to the above explicit recitations of the patentable features in the newly amended independent claims, the Shimura reference fails to provide the relevant disclosures. The Shimura

reference teaches the following relevant disclosures. The edge amount extract unit 2, which acts as a high-pass filter to output the edge amount. Using the edge conversion table 3, a right-shift amount or correction amount is determined based upon the edge amount. Also, using the pixel density conversion table 4, the right-shift amount or correction amount is determined based upon the pixel density. The shift amount selector 5 selects a smaller of the outputs from the edge conversion table 3 and the pixel density conversion table 4. The edge enhancement unit 6 shifts the output from the edge amount extract unit 2 by the selected shift amount from the shift amount selector 5. Finally, the adder 7 adds the reference pixel value and the shifted output value from the edge enhancement unit 6. As described above, the Shimura reference discloses the general concept of adjusted correction based upon a selected correction coefficient. However, no disclosure of the Shimura reference fails to teach the explicitly recited new patentable features of the amended independent claims.

Based upon the above reasons, the Applicant respectfully submits to the Examiner that the rejections of newly amended independent claims 1 and 6 are no longer appropriate. Similarly, dependent claims 2 through 4 and 7 through 9 ultimately depend from either of the newly amended independent claims and incorporate the patentable features of newly amended independent claim 1 or 6. Thus, the Applicant respectfully submits to the Examiner that the rejections of claims 1 through 4 and 6 through 9 under 35 U.S.C. §102(b) should be withdrawn.

The Section 103 Rejections

The Examiner has rejected claims 5 and 10 under 35 U.S.C. §103 as allegedly being obvious over the Shimura reference in view of U.S. Pat. No. 6,415,053 (the Norimatsu reference). The Examiner has conceded with respect to claims 5 and 10 that the Shimura reference fails to disclose a look up table for storing values of the data representative. However, the Examiner has

allegedly pointed out that the Norimatsu reference discloses the above look up table. Thus, the Examiner has concluded that it would have been obvious to one of ordinary skill in the art to combine the disclosures of the two cited references to provide the subject matter limitations of claims 5 and 10.

As discussed above with respect to the section 102(b) rejections, newly amended independent claims 1 and 6 now explicitly each recite extracting a first high frequency portion in a first direction” as well as “a second high frequency portion in a second direction. . . .” Newly amended independent claims 1 and 6 further explicitly each recite “generating selected data from the first frequency portion and the second frequency portion . . . the first direction being perpendicular to the second direction.” Lastly, “correction coefficient” is determined “based upon a sign and a value of the reference pixel in the data”

In relevant portions of the Norimatsu reference, the following disclosures have been considered. The gradient is defined as a differential “representing each of directions and intensities of the pixel of interest and its surrounding pixels.” (lines 35 through 38 in column 17). The gradient calculation device 80 determines the gradients of the pixel of interest or the reference pixel and the surrounding pixels. Based upon the above determined gradients, the connectivity calculating device 82 determines the connectivity of the reference pixel. The directivity calculating device 84 determines the gradients for each of R, G and B of the reference pixel and then the directivities based upon the gradients. Based upon the connectivity and the gradients, the edge portion deciding and extracting device 86 determines whether or not the reference pixel is an edge-portion and then extracts the edge portion. With respect to the description of Figure 8, four steps are disclosed as follows to determine the edge portion:

[A]t step 1 the direction and intensity of the gradient of the pixel of interest are calculated. At step 2, gradients of two adjacent pixels in the direction of 90 degrees from the direction of the gradient of the pixel of interest are

calculated whereby their directivities are checked. At step 3, directions of two adjacent pixels and the pixel of interest are compared. If each of the former ones has the directivities within 45 degrees from the direction of the pixel of interest, it is treated that each of them has connectivity. At step 4, gradients of the pixel of interest corresponding to respective R, G and B channels are calculated whereby their directivities are checked. At the last step, that is, step 5, based on the obtained connectivity and the directivities of respective R, G and B, the pixel of interest is decided whether it is the edge portion or not. (lines 32 through 46 in column 22).

The distinction is patentably clear between the above disclosures and the current invention. The Norimatsu reference discloses that the edge portion is determined ultimately based upon the gradient that is a differential "representing each of directions and intensities of the pixel of interest and its surrounding pixels." In sharp contrast, the current invention as explicitly recited in newly amended independent claims 1 and 6 does not require the use of the gradients. Furthermore, newly amended independent claims 1 and 6 each require that the directions of "the first high frequency portion" and "the second high frequency portion" are "perpendicular" with each other. Finally, as also explicitly recited in newly amended independent claims 1 and 6, "the selected data" is outputted from the first high frequency portion and the second high frequency portion."

In other words, the data to be corrected by the selected correction coefficient is clearly selected in a patentably distinct manner in the current invention as explicitly recited in newly amended independent claims 1 and 6. Based upon the above reasons, the Applicant respectfully submits to the Examiner that it would not have been obvious to one of ordinary skill in the art to provide the above two patentable features based upon the disclosures of the Shimura reference and the Norimatsu reference alone or in combination. Therefore, the Applicant respectfully submits to the Examiner that the rejections of claims 5 and 10 under 35 U.S.C. §103 should be withdrawn.

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PATENT

Newly Added Claims

Dependent claims 11 through 24 have been added in the current amendment. Since the patentable features of the newly added dependent claims have been supported by the original disclosures of the current application, no new matter has been added in the current application. Thus, the Applicant respectfully requests the Examiner to enter the newly added dependent claims.

The Specification Amendment

The amendment to the specification has been made to clarify the subject matter limitation of the original disclosures in the current application. The word, "reference" has been added in front of the pixel in order to clarify that the pixel is the one currently under consideration. The addition of the clarification does not introduce new matter and should not change the scope of the prior art search. Thus, the Applicant respectfully requests the Examiner to enter the amendments to the specification.

Conclusion

In view of the above amendments and the foregoing remarks, Applicants respectfully submit that all of the pending claims are in condition for allowance and respectfully request a favorable Office Action so indicating.

Respectfully submitted,

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KNOBLE & YOSHIDA, LLC
Eight Penn Center, Suite 1350
1628 John F. Kennedy Blvd.
Philadelphia, PA 19103
(215) 599-0600
Customer No.: 21,302

Ken I. Yoshida
Registration No. 37,009